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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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TESTA, HURWITZ & THIBEAULT, LLP			PUENTE, EMERSON C	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/954,731	FITZGERALD, JEFFREY J.				
Office Action Summary	Examiner	Art Unit				
	Emerson C Puente	2113				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 03 November 2004.						
2a)⊠ This action is <b>FINAL</b> . 2b)☐ This	This action is <b>FINAL</b> . 2b) This action is non-final.					
	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
• 4)⊠ Claim(s) <u>1-5,7-8,10-11, and 13-19</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-5,7,8,10,11 and 13-19</u> is/are rejected.						
7) Claim(s) is/are objected to.	7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>18 September 2001</u> is/are: a) accepted or b)⊠ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal F 6) Other:	Patent Application (PTO-152)				
I.S. Patent and Trademark Office						

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### **DETAILED ACTION**

Claims 1-5, 7-8, 10-11, and 13-19 have been examined.

This action is made Final.

#### **Drawings**

This application, filed under former 37 CFR 1.60, lacks formal drawings. The informal drawings filed in this application are acceptable for examination purposes. When the application is allowed, applicant will be required to submit new formal drawings. In unusual circumstances, the formal drawings from the abandoned parent application may be transferred by the grant of a petition under 37 CFR 1.182.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5, 7, 10-11, and 13-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent No. 4,831,512 of Nakai et al. referred hereinafter "Nakai" in view of US Patent No. 5,544,077 of Hershey.

In regards to claim 1, Nakai discloses:

generating an active message for processing by the active processor domain (see column 2 lines 40-45 and column 5 lines 19-23);

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generating a modified active message by providing an active time indicator associated with the active message for each of the plurality of active processes (see column 2 lines 63-66 and column 5 lines 19-23); and

generating a statistical characteristic for the modified active message (see column 6 lines 45-55);

However, Nakai fails to disclose:

generating a stand-by message for processing in a stand-by processor domain, the standby processor domain comprising a plurality of stand-by processes;

generating a modified stand-by message by providing a stand-by time indicator for at least one process of the plurality of stand-by processes in the stand-by domain.

based on the statistical characteristic, interchanging the stand-by processor domain with the active processor domain.

Hershey discloses a standby running the same program as the primary (see column 2 lines 30-45). Nakai disclose generating a message for processing in a processor domain, the processor domain comprising a plurality of processes (see column 2 lines 63-66 and column 5 lines 19-23) and generating a modified message by providing a time indicator for at least one process of the plurality of processes in the domain (see column 2 lines 63-66 and column 5 lines 19-23). If Nakai discloses a standby running the same program as the primary, as per teaching of Hershey, then Nakai in view of Hershey discloses generating a stand-by message for processing in a standby processor domain, the stand-by processor domain comprising a plurality of stand-by processes and generating a modified stand-by message by providing a stand-by time indicator for at least one process of the plurality of stand-by processes in the stand-by domain. Furthermore,

Nakai discloses generating a statistical characteristic to determine an error (see column 6 lines Art Unit: 2113 45-55) and Hershey discloses wherein if the standby senses the primary failing, the standby is switchover to perform the functions of the primary (see column 2 lines 30-45), thus indicating based on the statistical characteristic, interchanging the stand-by processor domain with the

It would have been obvious to one of ordinary skill in the art at the time the invention active processor domain. was made to modify the teachings of Nakai to have a standby running the same programs as the primary or active, wherein if the standby senses the primary failing, the standby is switchover to perform the functions of the primary. A person of ordinary skill in the art at the time the invention was made would have been motivated because Nakai discloses detecting errors or fault (see column 6 lines 20-30), and having a standby, as per teachings of Hershey, allows for continued processing in the event of failure of the primary or active (see column 2 lines 40-45).

In regards to claim 2, Nakai discloses:

the step of determining astatus of the active processor domain in response to the active time indicator (see column 6 lines 20-58).

In regards to claim 3, Nakai discloses:

wherein a respective active time indicator is associated with each process of the plurality of processes, and wherein the step of determining the status of the active processor domain is responsive to more than one of the active time indicators (see column 4 lines 1-8 and column 6 lines 20-58).

In regards to claim 4, Nakai discloses:

wherein the active time indicator comprises a time-stamp indicating the time the at least one process completed processing the active message (see column 4 lines 35-40).

In regards to claim 5, Nakai discloses:

wherein the active time indicator comprises a time-stamp indicating the time elapsed while the at least one process processed the active message (see column 6 lines 34-40).

In regards to claim 7, Nakai discloses:

wherein the step of determining the statistical characteristic comprises generating a time average of the duration of the at least one process of the plurality of processes for a plurality of active messages (see column 6 lines 45-55).

In regards to claim 10, Hershey discloses a standby that runs the same programs as the primary or active (see column 2 lines 30-45). Since Nakai discloses determining the status of the active processor domain is responsive to the active time indicator, Nakai in view of Hershey discloses determining the status of the stand-by processor domain is responsive to the stand-by time indicator.

In regards to claim 11, Hershey discloses a standby that runs the same programs as the primary or active (see column 2 lines 30-45). Since Nakai discloses wherein a respective active time indicator is associated with each process of the plurality of processes, and wherein the step of determining the status of the active processor domain is responsive to at least two of the active time indicators (see column 4 lines 1-8 and column 6 lines 20-30), Nakai in view of Hershey discloses a respective stand-by time indicator is associated with each process of the plurality of stand-by processes of the stand-by domain and the step of determining the status of the stand-by processor domain is responsive to at least two of the stand-by time indicators.

In regards to claim 13, Nakai discloses:

an active processor domain, the active processor domain having at least one active processor, the at least one active processor executing at least one active process, the at least one active process receiving an active message and generating a modified active message in response thereto (see figure 2 and column 2 lines 63-66 and column 5 lines 19-23);

an active time-stamp mechanism in communication with the at least one active process and for providing an active time indicator for each of the at least one active processor for use in generation of the modified active message (see column 2 lines 63-66 and column 5 lines 19-23);

However, Nakai fails to disclose:

a stand-by processor domain, the stand-by processor domain having at least one processor, the at least one processor executing at least one stand-by process, the at least one stand-by process receiving a stand-by message and generating a modified stand-by message in response thereto,

a stand-by time-stamp mechanism in communication with the at least one stand-by process and for providing a stand-by time indicator for use in generation of the modified stand-by message.

a redundancy manager in communication with the active processor domain and the standby processor domain, the redundancy manager interchanging, based on a statistical characteristic for the modified active message, the active processor domain with the stand-by processor domain

Hershey discloses a standby running the same program as the primary (see column 2 lines 30-45). Nakai disclose a processor domain, the processor domain having at least one processor, the at least one processor executing at least one process, the at least one process receiving a message and generating a modified message in response thereto (see figure 2 and column 2 lines 63-66 and column 5 lines 19-23) and a time-stamp mechanism in communication with the at least one process and for providing a time indicator for use in generation of the modified message (see column 2 lines 63-66 and column 5 lines 19-23). If Nakai discloses a standby running the same program as the primary, as per teaching of Hershey, Nakai in view of Hershey discloses a stand-by processor domain, the stand-by processor domain having at least one processor, the at least one processor executing at least one stand-by process, the at least one stand-by process receiving a stand-by message and generating a modified stand-by message in response thereto and a stand-by time-stamp mechanism in communication with the at least one stand-by process and for providing a stand-by time indicator for use in generation of the modified stand-by message. Furthermore, Nakai discloses generating a statistical characteristic to determine an error (see column 6 lines 45-55) and Hershey discloses wherein if the standby senses the primary failing, the standby is switchover to perform the functions of the primary (see column 2 lines 30-45), thus indicating a redundancy manager in communication with the active processor domain and the stand-by processor domain, the redundancy manager interchanging, based on a statistical characteristic for the modified active message, the active processor domain with the stand-by processor domain.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Nakai to have a standby running the same programs as the

primary or active, wherein if the standby senses the primary failing, the standby is switchover to perform the functions of the primary. A person of ordinary skill in the art at the time the invention was made would have been motivated because Nakai discloses detecting errors or fault (see column 6 lines 20-30), and having a standby, as per teachings of Hershey, allows for continued processing in the event of failure of the primary or active (see column 2 lines 40-45).

In regards to claim 14, Nakai discloses:

wherein the redundancy manager determines a status of the active processor domain in response to the active time indicator (see column 6 lines 20-58).

In regards to claim 15, Nakai discloses

wherein the active time indicator comprises a time-stamp indicating a time at which the at least one process completes processing the active message (see column 4 lines 35-40).

In regards to claim 16, Nakai discloses

wherein the active time indicator comprises a time-stamp indicating the time elapsed while the at least one active processor processes the active message (see column 6 lines 34-40)

In regards to claim 17, Nakai discloses

wherein the redundancy manager determines the status of the active processor domain in response to the statistical characteristic (see column 6 lines 45-55).

In regards to claim 18, Nakai discloses

wherein the statistical characteristic comprises a time average of the duration of the at least one active process (see column 6 lines 45-55).

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Claims 8 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakai in view of Hershey and in further view of US Patent No. 6,073,089 of Baker et al. referred hereinafter "Baker".

In regards to claim 8, Nakai in view of Hershey fails to explicitly disclose:

wherein the statistical characteristic comprise a standard deviation from the time average.

Baker discloses using standard deviation to detect faults or errors (see column 4 lines 15
33).

It would have been obvious to one of ordinary skill in the art at the time the invention was made wherein the statistical characteristic comprises a standard deviation from the time average. A person of ordinary skill in the art at the time the invention was made would have been motivated because Nakai discloses determining an error or fault (see column 6 lines 20-30), and standard deviation, as per teaching of Baker, is known and used method to indicate an error or fault (see column 4 lines 15-33).

In regards to claim 19, Nakai in view of Hershey fails to explicitly disclose:

wherein the statistical characteristic comprise a standard deviation of the duration of the at least one active process.

Baker discloses using standard deviation to detect faults or errors (see column 4 lines 15-33).

It would have been obvious to one of ordinary skill in the art at the time the invention was made wherein the statistical characteristic comprises a standard deviation from the time average. A person of ordinary skill in the art at the time the invention was made would have been motivated because Nakai discloses determining an error or fault (see column 6 lines 20-30), and

standard deviation, as per teaching of Baker, is known and used method to indicate an error or fault (see column 4 lines 15-33).

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### Response to Arguments

Applicant's arguments filed November 3, 2004 have been fully considered but they are not deemed to be persuasive.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See In re Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); In re Merck & Co., 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986). Hershey discloses a standby running the same program as the primary (see column 2 lines 30-45). Nakai disclose generating a message for processing in a processor domain, the processor domain comprising a plurality of processes (see column 2 lines 63-66 and column 5 lines 19-23) and generating a modified message by providing a time indicator for at least one process of the plurality of processes in the domain (see column 2 lines 63-66 and column 5 lines 19-23). If Nakai discloses a standby running the same program as the primary, as per teaching of Hershey, then Nakai in view of Hershey discloses generating a stand-by message for processing in a stand-by processor domain, the stand-by processor domain comprising a plurality of stand-by processes and generating a modified stand-by message by providing a stand-by time indicator for at least one process of the plurality of stand-by processes in the stand-by domain. Furthermore, Nakai discloses generating a statistical characteristic to determine an error (see column 6 lines 45-55) and Hershey discloses wherein if the standby senses the primary failing, the standby is switchover to perform the

functions of the primary (see column 2 lines 30-45), thus indicating based on the statistical characteristic, interchanging the stand-by processor domain with the active processor domain. Examiner maintains his rejection.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Emerson C Puente whose telephone number is (571) 272-3652. The examiner can normally be reached on 8-5 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert W Beausoliel can be reached on (571) 272-3645. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-2100.

Emerson Puente 12/29/04

BERT BEAUSOLIEL
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